SCARING & CARMAN PLIC

ATTORNEYS AT LAW
SUITE 501
666 OLD COUNTRY ROAD
GARDEN CITY, N. Y. 11530-2004

STEPHEN P. SCARING, P.C.
SUSAN SCARING CARMAN

,
MATTHEW W. BRISSENDEN
OF COUNSEL

(516) 683-8500 FAX (516) 683-8410 sscaring@scaringlaw.com scarman@scaringlaw.com

BY ECF

Hon. Mary Kay Vyskocil United States Courthouse 500 Pearl Street New York, NY 10007-1312

Re:

United States v. Navarro

20-CR-00160 Bail Conditions

Dear Judge Vyskocil:

March 13, 2020

DENIED WITHOUT PREJUDICE to renewal upon a showing by defendant on or before March 23, 2020 of (1) the value of his Garden City home and (2) that there are no mortgages, liens or other encumbrances on his Garden City home that would have priority over the proposed confession of judgment in lieu of a second surety. The Request to extend Defendant Rhein's time to comply with bail conditions [ECF #56 and 62] is GRANTED. Defendant must comply with bail conditions on or before March 23, 2020.

The Clerk is directed to close the motions at 55, 56, 62, and 67.

Date: 3/16/2020

New York, New York

Mary Kay Wskocil Jnited States District Judge

We represent defendant Kristian Rhein in the above-captioned matter. With the consent of the Government, the defendant respectfully requests that the bail conditions be modified for Kristian Rhein as follows: instead of requiring the defendant to post two sureties, he will be required to post one surety to secure the bond and file a confession of judgment on his Garden City residence to further secure the bond. The modification is that we are requesting to replace one surety with a confession of judgment on the residence of the defendant.

Thank you.

cc: AUSA Andrew Adams SPS/cn Respectfully submitted.

TEPHEN P. SCARING

USDC SDNY DOCUMENT

ELECTRONICALLY FILED

DOC #:_

DATE FILED: 3/16/2020